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#### COMMONWEALTH OF VIRGINIA

## STATE CORPORATION COMMISSION

AT RICHMOND, AUGUST 3, 2001

APPLICATION OF

WOODLAWN COMMUNICATION, LLC

CASE NO. PUC010110

For certificates of public convenience and necessity to provide local exchange telecommunications services

### FINAL ORDER

On April 30, 2001, Woodlawn Communication, LLC ("Woodlawn" or the "Company"), filed an application for a certificate of public convenience and necessity with the State Corporation Commission ("Commission") to provide local exchange telecommunications services throughout the Commonwealth of Virginia.

By Order dated May 25, 2001, the Commission directed the Company to provide notice to the public of its application, directed the Commission Staff to conduct an investigation and file a Staff Report, and scheduled a public hearing to receive evidence relevant to Woodlawn's application. On June 4, 2001, Woodlawn filed a Motion to Extend Procedural Dates to reschedule certain prehearing matters originally scheduled in the May 25, 2001, Order. An Order Granting Motion to Change Procedural Dates was issued on June 6, 2001, with an Amending Order issued

June 13, 2001. On June 22, 2001, Woodlawn filed proof of publication and proof of service as required by the May 25, 2001, Order.

On July 19, 2001, the Staff filed its Report finding that Woodlawn's application was in compliance with the Rules Governing the Offering of Competitive Local Exchange Telephone Service ("Local Rules"). Based upon its review of Woodlawn's application, the Staff determined it would be appropriate to grant the Company a certificate to provide local exchange telecommunications services subject to the following conditions: (1) should Woodlawn collect customer deposits, the Company shall establish and maintain an escrow account for such funds, held in a Virginia office of a duly chartered state or national bank, savings and loan association or savings bank, or credit union that is unaffiliated with Woodlawn and shall notify the Division of Economics and Finance of the escrow arrangement and any subsequent change. Any escrow arrangement established pursuant to this requirement shall be maintained until such time as the Staff or Commission determines it is no longer necessary; and (2) at such time as voice services are initiated by the Company, Woodlawn shall comply with all requirements of § C (Conditions for Certification) of the Local Rules.

A hearing was conducted on July 31, 2001. At the hearing, the application and accompanying attachments and the Staff

Report were entered into the record without objection. No public witnesses appeared.

NOW THE COMMISSION, having considered the application and the Staff Report, finds that the Company should be granted a certificate to provide local exchange telecommunications services.

# Accordingly, IT IS ORDERED THAT:

- (1) Woodlawn Communication, LLC, is hereby granted a certificate of public convenience and necessity, No. T-566, to provide local exchange telecommunications services subject to the restrictions set forth in the Rules Governing the Offering of Competitive Local Exchange Telephone Service, § 56-265.4:4 of the Code of Virginia, and the provisions of this Order.
- (2) The Company shall provide tariffs to the Division of Communications that conform to all applicable Commission rules and regulations.
- (3) Should Woodlawn collect customer deposits, it shall establish and maintain an escrow account for such funds, held in a Virginia office of a duly chartered state or national bank, savings and loan association or savings bank, or credit union that is unaffiliated with the Company and shall notify the Division of Economics and Finance of the escrow arrangement and any subsequent change. Any escrow arrangement established

pursuant to this requirement shall be maintained until such time as the Staff or Commission determines it is no longer necessary.

- (4) At such time as voice services are initiated by the Company, Woodlawn shall comply with all requirements of § C (Conditions for Certification) of the Local Rules.
- (5) There being nothing further to come before the Commission, this case shall be dismissed and the papers filed herein placed in the file for ended causes.